

**REMARKS/ARGUMENTS**

This is in response to the Official Action mailed March 13, 2006 in the above-identified application. The Examiner issued an election/restriction requirement to one of the following:

Group 1, claims 1-21 and 24-32 drawn to an apparatus, classified in class 156, subclass 345.48; or


Group 2, claims 22-23, drawn to a method, classified in class 438, subclass 513.

Applicants hereby elect to prosecute the invention of Group I, claims 1-21 and 24-32, without traverse. Claims 22-23 directed to a non-elected invention have been withdrawn.

In addition, the Examiner indicated that Group 1 contains species A directed to a parasitic antenna including a plurality of turns with one end grounded and species B directed to a parasitic antenna including a plurality of turns with both ends floating. Applicants hereby elect to prosecute species A, without traverse. A listing of claims readable thereon of species A includes claims 1-5, 7-21 and 24-32. Of Group 1, claims 1-3, 7-21 and 24-32 are generic as was also indicated by the Examiner. Applicants respectfully submit they are entitled to claims to additional species upon the allowance of a generic claim.

In the event the Examiner deems personal contact desirable in disposition of this application, the Examiner is respectfully requested to call the undersigned attorney. Please charge any fees or credit any overpayments to deposit account No. 50-0896.

Respectfully submitted,  
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